

DECLARATION FOR PATENT APPLICATION (JOINT OR SOLE) (Under 37 CFR § 1.63; with Power of Attorney) FLH File No. 450100-02228

FROMMER LAWRENCE & HAUG LLP

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention ENTITLED:

Residence: Citizenship: Signature: Chiba, Japan Japan Signature: Kazuhiko Weda Kazuhiko UEDA Kanagawa, Japan Citizenship: Signature: Date: Date:	IMAGE PROCESSING APPARATUS, IM.	AGE PROCESSING ME SYSTEM	THOD, PROVIDING MEDIC	JM, AND PRESENTATION
X was filed on December 16, 1999 as Application Serial No. 09/464, 161	the specification of which			
x was filed on becember 16, 1999 as Application Serial No. 09/464, 161 . Increby state that I have reviewed and understand the contents of the above-identified specification with amendment referred to above. Increby state that I have reviewed and understand the contents of the above-identified specification with a commended by my memodement referred to above. I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.5.6. I hereby claim foreign priority benefits under Title 35, United States Code, § 170 of any foreign application for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed: Prior Foreign Application(s) (list additional applications on separate page): Prior Foreign Applications and the states application and the prior tunited 10-188623 (list additional applications on separate page): I hereby claim the benefit under Title 35, United States Code, § 120 of any United States applications in the manner provided by the first paragraph of Title 35, United States Code in the prior United duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Occool of Federal Regulations, Sec. 1.56, which became available between the filing date of the prior application and the national or PCT international filing date of this application: Prior U.S. Application(S) (list additional applications on separate page): Applin. Ser. Number: Filed (Day/Honth/Vear): Status Coptented, pending, abandoned): I hereby declare that all statements made herein of my own knowledge are true and that all statements and on informat	is attached hereto.			
I hereby state that I have reviewed and understand the contents of the above-identified specification, which claims, as amended by any amendment referred to above. I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56. I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below and nave also identified below and proving application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed: Prior foreign Applications() List additional applications on separate page! Prior foreign Applications() List additional applications on separate page! Filed (Day/Month/Plear): Country: Country: Prior Juliano: Prior Juliano: Prior Juliano: Prior Juliano: I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code in the prior United States patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56, which became avoid 1812, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56, which became avoid 1812, I acknowledge the prior applications on I united States Code of Federal Regulations, Sec. 1.56, which became avoid 1812, I acknowledge the Julian Sec. 1812, I acknowledge the Julian Sec. 1812, I acknowledge the Julian Sec. 1812, I acknowledge Trade Code Sec. 1812, I acknow	X was filed on <u>December 16.</u>	1999 as Application	Serial No. <u>09/464,161</u>	_, 08 \$
the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56. I be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56. In property claim foreign priority benefits under Title 25, United States Code, § 119 of any foreign application(s) inventor's certificate having a filing date before that of the application on which priority is claimed: Prior Foreign Application(s) Country:	with amendment(s) through		(if applicable	, give date
below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56, which became available between the filing date of the prior application and the national or PCT international filing date of this application: Prior U.S. Application(S) I clist additional applications on separate page: Appln. Ser. Number: Filed (Day/Month/Year): I hereby appoint MILLIAM S. FROMMER, Registration No. 25,506, and DENNIS M. SMID, Registration No. 34,930 or their duly appointed associate, my attorneys, with full power of substitution and revocation, to prosecute this application, to make atterations and amendments therein, to file continuation and divisional applications thereof, to receive the Patent, and to transact all business in the Patent and Trademark Office and in the Courts in connection therewith, and specify that all communications about the application are to be directed to the following correspondence address: WILLIAM S. FROMMER AVENTAGE LANGENCE HAUG LLP (70 FROMMER LANGENCE HAUG LLP (712) 588-0800 to the attention of: WILLIAM S. FROMMER New York, New York 10151 I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. Date: February 15, 2000 February 15, 2000 Signature: Full name of 3rd joint inventor (if any): Kazun	the claims, as amended by any amendment reformation I acknowledge the duty to disclose to be material to patentability as defined I hereby claim foreign priority ben for patent or inventor's certificate listed inventor's certificate having a filing date Prior Foreign Application(s) [line Number: 10-358806] [County January 10-358806] [County	erred to above. to the United States Pain Title 37, Code of Fe efits under Title 35, L below and have also id before that of the app st additional application	itent and Trademark Office deral Regulations, Sec. 1 Inited States Code, § 119 entified below any foreign lication on which priority ons on separate page]: led (Day/Month/Year): 17 December 1998	all information known to me .56. of any foreign application(s) n application for patent or y is claimed: Priority Claimed: Yes No X
address: WILLIAM S. FROMMER Esq. C/O FROMMER LANRENCE & HAUG LLP (212) 588-0800 to the attention of: New York, New York 10151	below and, insofar as the subject matter of States application in the manner provided by duty to disclose to the United States Patent patentability as defined in Title 37, Code of date of the prior application and the nation Prior U.S. Application(s) [list add Appln. Ser. Number: Filed (Day/M I hereby appoint WILLIAM S. FROMME or their duly appointed associate, my attorn application, to make alterations and amendman receive the Patent, and to transact all bus	each of the claims of y the first paragraph of t and Trademark Office of Federal Regulations, ditional applications of bonth/Year): R , Registration No. 2 neys, with full power of the contest in the Patent and	this application is not diffice 35, United States all information known to reserve 1.56, which became all filing date of this appleaded by the separate pagel: Status (patented, pending 5,506, and DENNIS M. SM feather than and revocation tinuation and divisional Trademark Office and in the states.	isclosed in the prior United Code § 112, I acknowledge theme to be material to available between the filing lication: , abandoned): ID , Registration No. 34,930 tion, to prosecute this applications thereof, to the Courts in connection
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. INVENTOR(S): Signature: Full name of sole or first inventor: Shinichiro GOMI Chiba, Japan Signature: Full name of 2nd joint inventor (if any): Kazuhiko UEDA Kanagawa, Japan Signature: Full name of 3rd joint inventor (if any): Residence: Citizenship: Signature: Full name of 3rd joint inventor (if any): Residence: Citizenship: Signature: Full name of 3rd joint inventor (if any): Residence: Citizenship: Signature: Full name of 3rd joint inventor (if any): Residence: Citizenship: Sony Corporation 7-35 Kitashinagawa 6-chome	address: WILLIAM S. FROMMER , Esq. c/o FROMMER LAWRENCE & HAUG LLP 745 Fifth Avenue	·	Direct all telephone call (212) 588-0800 to the attention of:	
Full name of 3rd joint inventor (if any): Residence: Citizenship: [Similarly list additional inventors on separate page] Post Office Address(es) of inventor(s): Cif all inventors have the same post office address] Sony Corporation 7-35 Kitashinagawa 6-chome	I hereby declare that all statement information and belief are believed to be to willful false statements and the like so may recommend to many patent issued thereon. INVENTOR(S): Signature: Full name of sole or first inventor: Residence: Citizenship: Signature: Full name of 2nd joint inventor (if any): Residence:	rue; and further that the are punishable by find such willful false stated and such will false stated and such	knowledge are true and these statements were made ne or imprisonment, or bottements may jeopardize the	with the knowledge that the under Section 1001 of evalidity of the application
Post Office Address(es) of inventor(s): [if all inventors have the same post office address] 7-35 Kitashinagawa 6-chome	Full name of 3rd joint inventor (if any): Residence:		Date:	<u>.</u>
	Post Office Address(es) of inventor(s):		7-35 Kitashinagawa 6-chom	

Note: In order to qualify for reduced fees available to Small Entities, each inventor and any other having rights to the invention must also sign an appropriate separate "Verified Statement (Declaration) Claiming [or Supporting a Claim by Another for] Small Entity Status" form [e.g. for Independent Inventor, Small Business Concern, Nonprofit Organization, individual Non-Inventor].

Note: A post office address must be provided for each inventor.